

LEGISLATURE OF NEBRASKA

ONE HUNDRED FIRST LEGISLATURE

FIRST SESSION

LEGISLATIVE BILL 241

FINAL READING

Introduced by Pahls, 31.

Read first time January 13, 2009

Committee: Agriculture

A BILL

1 FOR AN ACT relating to animals; to amend sections 54-626 and
2 54-640, Reissue Revised Statutes of Nebraska, and
3 sections 54-625, 54-627, 54-628, 54-629, and 54-632,
4 Revised Statutes Cumulative Supplement, 2008; to
5 change provisions relating to licensing requirements,
6 inspections, rules and regulations, and duties of
7 commercial breeders under the Commercial Dog and Cat
8 Operator Inspection Act; to define and redefine terms;
9 to provide for stop-movement orders as prescribed; to
10 prohibit certain acts; to adopt the Dog and Cat Purchase
11 Protection Act; to harmonize provisions; to provide
12 operative dates; and to repeal the original sections.

13 Be it enacted by the people of the State of Nebraska,

1 Section 1. Section 54-625, Revised Statutes Cumulative
2 Supplement, 2008, is amended to read:

3 54-625 Sections 54-625 to 54-643 and sections 4, 6, and 9
4 of this act shall be known and may be cited as the Commercial Dog
5 and Cat Operator Inspection Act.

6 Sec. 2. Section 54-626, Reissue Revised Statutes of
7 Nebraska, is amended to read:

8 54-626 For purposes of the Commercial Dog and Cat
9 Operator Inspection Act:

10 (1) Animal control facility means a facility operated by
11 or under contract with the state or any political subdivision of
12 the state for the purpose of impounding or harboring seized, stray,
13 homeless, abandoned, or unwanted animals;

14 (2) Animal shelter means a facility used to house
15 or contain dogs or cats and owned, operated, or maintained by
16 an incorporated humane society, animal welfare society, society
17 for the prevention of cruelty to animals, or other nonprofit
18 organization devoted to the welfare, protection, and humane
19 treatment of such animals;

20 (3) Boarding kennel means a facility which is primarily
21 used to house or contain dogs or cats owned by persons other than
22 the operator of such facility. The primary function of a boarding
23 kennel is to temporarily harbor dogs or cats when the owner of
24 the dogs or cats is unable to do so or to provide training,
25 grooming, or other nonveterinary service for consideration before

1 returning the dogs or cats to the owner. A ~~facility which houses~~
2 ~~or contains thirty or less dogs or cats in a twelve-month period~~
3 ~~is not a boarding kennel.~~ A facility which provides such training,
4 grooming, or other nonveterinary service is not a boarding kennel
5 for the purposes of the act unless dogs or cats owned by persons
6 other than the operator of such facility are housed at such
7 facility overnight. Veterinary clinics, animal control facilities,
8 and nonprofit animal shelters are not boarding kennels for the
9 purposes of the act;

10 (4) Cat means any animal which is wholly or in part of
11 the species *Felis domesticus*;

12 (5) Commercial breeder means any ~~person~~ one of the
13 following:

14 (a) A person who sells, exchanges, leases, or in any
15 way transfers or offers to sell, exchange, lease, or transfer
16 thirty-one or more dogs or cats in a twelve-month period beginning
17 on April 1 of each year;

18 (b) A person engaged in the business of breeding dogs or
19 cats who owns or harbors four or more dogs or cats, intended for
20 breeding, in a twelve-month period beginning on April 1 of each
21 year;

22 (c) A person whose dogs or cats produce a total of four
23 or more litters within a twelve-month period beginning on April 1
24 of each year; or

25 (d) A person who knowingly sells, exchanges, or leases

1 ~~dogs or cats for later retail sale or brokered trading; engaged in~~
2 ~~the business of breeding dogs or cats and (b) who sells, exchanges,~~
3 ~~or leases dogs or cats in return for consideration or who offers to~~
4 ~~do so, whether or not the dogs or cats are bred, raised, trained,~~
5 ~~groomed, or boarded by such person. A person who owns or harbors~~
6 ~~three or less unaltered dogs or cats for breeding purposes which~~
7 ~~are at least six months of age shall not be a commercial breeder.~~

8 A person who sells, exchanges, or leases thirty or less
9 dogs or cats in a twelve-month period shall not be a commercial
10 breeder if all such dogs or cats are sold, exchanged, or leased
11 to a final owner rather than for later retail sale or brokered
12 trading. A person knowingly selling, exchanging, or leasing any
13 dogs or cats for later retail sale or for brokered trading shall be
14 classified as a commercial breeder;

15 (6) Dealer means any person who is not a commercial
16 breeder or a pet shop but is engaged in the business of buying
17 for resale or selling or exchanging dogs or cats as a principal
18 or agent or who claims to be so engaged. A person who purchases,
19 sells, exchanges, or leases thirty or less fewer dogs or cats in a
20 twelve-month period is not a dealer;

21 (7) Department means the Bureau of Animal Industry of the
22 Department of Agriculture with the State Veterinarian in charge,
23 subordinate only to the director;

24 (8) Director means the Director of Agriculture or his or
25 her designated employee;

1 (9) Dog means any animal which is wholly or in part of
2 the species *Canis familiaris*;

3 (10) Housing facility means any room, building, or areas
4 used to contain a primary enclosure;

5 (11) Inspector means any person who is employed by the
6 department and who is authorized to perform inspections pursuant to
7 the act;

8 (12) Licensee means a person who has qualified for and
9 received a license from the department pursuant to the act;

10 (13) Pet animal means an animal kept as a household
11 pet for the purpose of companionship, which includes, but is not
12 limited to, dogs, cats, birds, fish, rabbits, rodents, amphibians,
13 and reptiles;

14 (14) Pet shop means a retail establishment which sells
15 pet animals and related supplies;

16 (15) Premises means all public or private buildings,
17 kennels, pens, and cages used by a facility and the public or
18 private ground upon which a facility is located if such buildings,
19 kennels, pens, cages, or ground are used by the owner or operator
20 of such facility in the usual course of business;

21 ~~(15)~~ (16) Primary enclosure means any structure used to
22 immediately restrict a dog or cat to a limited amount of space,
23 such as a room, pen, cage, or compartment;

24 ~~(16)~~ (17) Secretary of Agriculture means the Secretary of
25 Agriculture of the United States Department of Agriculture; ~~and~~

1 (18) Stop-movement order means a directive preventing the
2 movement or removal of any dog or cat from the premises; and

3 ~~(17)~~ (19) Unaltered means any male or female dog or
4 cat which has not been neutered or spayed or otherwise rendered
5 incapable of reproduction.

6 Sec. 3. Section 54-627, Revised Statutes Cumulative
7 Supplement, 2008, is amended to read:

8 54-627 (1) A person shall not operate as a commercial
9 breeder, a dealer, a boarding kennel, an animal control facility,
10 or an animal shelter unless the person obtains the appropriate
11 license as a commercial breeder, dealer, boarding kennel, animal
12 control facility, or animal shelter. A person shall not operate
13 as a pet shop unless the person obtains a license as a pet
14 shop. A pet shop shall only be subject to the Commercial Dog and
15 Cat Operator Inspection Act and the rules and regulations adopted
16 and promulgated pursuant thereto in any area or areas of the
17 establishment used for the keeping and selling of pet animals. If
18 a facility listed in this subsection is not located at the owner's
19 residence, the name and address of the owner shall be posted on the
20 premises.

21 (2) An applicant for a license shall submit an
22 application for the appropriate license to the department, on a
23 form prescribed by the department, together with the annual license
24 fee. Such fee is nonreturnable. Upon receipt of the application and
25 annual license fee and upon completion of a qualifying inspection

1 if required pursuant to section 54-630 for an initial license
2 applicant or if a qualifying inspection is deemed appropriate by
3 the department before a license is issued for any other applicant,
4 the appropriate license may be issued by the department. Such
5 license shall not be transferable to another person or location.

6 (3) (a) Except as otherwise provided in this subsection,
7 the annual license fee shall be determined according to the
8 following fee schedule based upon the daily average number of dogs
9 or cats housed by the licensee over the previous annual licensure
10 period:

11 (i) Ten or fewer dogs or cats, one hundred fifty dollars;

12 (ii) Eleven to fifty dogs or cats, two hundred dollars;

13 and

14 (iii) More than fifty dogs or cats, two hundred fifty
15 dollars.

16 (b) The initial license fee for any person required to
17 be licensed pursuant to the act shall be one hundred twenty-five
18 dollars.

19 (c) The annual license fee for a licensee that does not
20 house dogs or cats shall be one hundred fifty dollars.

21 (d) The fees charged under this subsection may be
22 increased or decreased by the director after a public hearing
23 is held outlining the reason for any proposed change in the fee.
24 The maximum fee shall not exceed three hundred fifty dollars.

25 (4) A license to operate as a commercial breeder, a

1 license to operate as a dealer, a license to operate as a boarding
2 kennel, or a license to operate as a pet shop shall be renewed by
3 filing with the department at least thirty days prior to April 1
4 of each year a renewal application and the annual license fee. A
5 license to operate as an animal control facility or animal shelter
6 shall be renewed by filing with the department at least thirty
7 days prior to October 1 of each year a renewal application and
8 the annual license fee. Failure to renew a license prior to the
9 expiration of the license shall result in an additional fee of
10 twenty dollars required upon application to renew such license.

11 (5) A licensee under this section shall make its premises
12 available for inspection pursuant to section 54-628 during normal
13 business hours.

14 (6) The state or any political subdivision of the state
15 which contracts out its animal control duties to a facility not
16 operated by the state or any political subdivision of the state
17 may be exempted from the licensing requirements of this section if
18 such facility is licensed as an animal control facility or animal
19 shelter for the full term of the contract with the state or its
20 political subdivision.

21 Sec. 4. A dealer or pet shop licensed under section
22 54-627 shall maintain a written veterinary care plan developed in
23 conjunction with the attending veterinarian for the dealer or pet
24 shop. An animal control facility, an animal shelter, or a boarding
25 kennel licensed under section 54-627 shall maintain a written

1 emergency veterinary care plan.

2 Sec. 5. Section 54-628, Revised Statutes Cumulative
3 Supplement, 2008, is amended to read:

4 54-628 (1) The department shall inspect all licensees at
5 least once in a twenty-four-month period to determine whether the
6 licensee is in compliance with the Commercial Dog and Cat Operator
7 Inspection Act. Any additional inspector or other field personnel
8 employed by the department to carry out inspections pursuant to
9 the act that are funded through General Fund appropriations to
10 the Bureau of Animal Industry shall be assigned to the Bureau of
11 Animal Industry and shall be available for temporary reassignment
12 as needed to other activities and functions of the Bureau of Animal
13 Industry in the event of a livestock disease emergency or any other
14 threat to livestock or public health. When an inspection produces
15 evidence of a violation of the act or the rules and regulations
16 of the department, a copy of a written report of the inspection
17 and violations shown thereon, prepared by the inspector, shall be
18 given to the applicant or licensee, together with written notice to
19 comply within the time limit established by the department and set
20 out in such notice. ~~The premises of the applicant or licensee shall~~
21 ~~be open for inspection. The department and any officer, agent,~~
22 ~~employee, or appointee of the department shall have the right to~~
23 ~~enter upon the premises of any person who has, or is suspected of~~
24 ~~having, any dog or cat thereon or any sanitation, housing, or other~~
25 ~~condition or practice that is in violation of the act.~~

1 (2) If deemed necessary under the act or any rule
2 or regulation adopted and promulgated pursuant to the act, the
3 department may, for purposes of inspection, enter the premises of
4 any applicant or licensee during normal business hours and in a
5 reasonable manner, including all premises in or upon which dogs
6 or cats are housed, sold, exchanged, or leased or are suspected
7 of being housed, sold, exchanged, or leased. For purposes of this
8 subsection, premises includes all buildings, vehicles, equipment,
9 cages, kennels, containers, and pens and all records on such
10 premises. The department shall not be subject to any action for
11 trespass or damages resulting from compliance with this subsection.
12 Pursuant to an inspection under this subsection, the department
13 may:

14 (a) Enter the premises of any applicant for a license
15 under the act to determine if the applicant meets the requirements
16 for licensure under the act;

17 (b) Access all premises and examine and copy all records
18 pertaining to compliance with the act and the rules or regulations
19 adopted and promulgated under the act. The department shall have
20 authority to gather evidence, including, but not limited to,
21 photographs;

22 (c) Inspect or reinspect any vehicle or carrier
23 transporting or holding dogs or cats that is in the state to
24 determine compliance with the act or any rules or regulations
25 adopted and promulgated under the act;

1 (d) Obtain an inspection warrant in the manner prescribed
2 in sections 29-830 to 29-835 if any person refuses to allow the
3 department to conduct an inspection pursuant to this section; or
4 (e) Issue and enforce a written stop-movement order
5 pursuant to section 6 of this act.

6 (3) For purposes of this section, the private residence
7 of any applicant or licensee shall be available for purposes of
8 inspection only if dogs or cats are housed in a primary enclosure
9 as defined in 9 C.F.R. 1.1 within the residence, including a room
10 in such residence, and only such portion of the residence that is
11 used as a primary enclosure shall be open to an inspection pursuant
12 to this section.

13 Sec. 6. (1) The department may issue a stop-movement
14 order if the department has reasonable cause to believe that there
15 exists noncompliance with the Commercial Dog and Cat Operator
16 Inspection Act or any rule or regulation adopted and promulgated
17 pursuant to the act, including, but not limited to, reasonable
18 cause to believe unreasonable sanitation or housing conditions
19 exist.

20 (2) Such stop-movement order may require the violator to
21 maintain the dogs or cats subject to the order at the existing
22 location or other department-approved premises until such time as
23 the department has issued a written release from the stop-movement
24 order. The stop-movement order shall clearly advise the violator
25 that he or she may request in writing an immediate hearing before

1 the director within two business days after receiving the order.
2 The order issued pursuant to this section shall be final unless
3 modified or rescinded by the director pursuant to section 54-632 at
4 a hearing requested under this subsection.

5 (3) Pursuant to the stop-movement order, the department
6 shall have the authority to enter the premises to inspect and
7 determine if the dogs or cats subject to the order or the
8 facilities used to house or transport such dogs or cats are kept
9 and maintained in compliance with the requirements of the act and
10 the rules and regulations adopted and promulgated pursuant to the
11 act. The department shall not be liable for any costs incurred
12 by the violator or any personnel of the violator due to such
13 departmental action or in enforcing the stop-movement order. The
14 department shall be reimbursed by the violator for the actual
15 costs incurred by the department in issuing and enforcing any
16 stop-movement order.

17 (4) A stop-movement order shall include:

18 (a) A description of the nature of the violation;

19 (b) The action necessary to bring the violator into
20 compliance with the act and the rules and regulations adopted and
21 promulgated pursuant to the act; and

22 (c) The name, address, and telephone number of the
23 violator who owns or houses the dogs or cats subject to the order.

24 (5) Before receipt of a written release, the person to
25 whom the stop-movement order was issued shall:

1 (a) Provide the department with an inventory of all dogs
2 or cats on the premises at the time of the issuance of the order;

3 (b) Provide the department with the identification tag
4 number, the tattoo number, the microchip number, or any other
5 approved method of identification for each individual dog or cat;

6 (c) Notify the department within forty-eight hours of
7 the death or euthanasia of any dog or cat subject to the order.
8 Such notification shall include the dog's or cat's individual
9 identification tag number, tattoo number, microchip number, or
10 other approved identification;

11 (d) Notify the department within forty-eight hours of any
12 dog or cat giving birth after the issuance of the order, including
13 the size of the litter; and

14 (e) Maintain on the premises any dog or cat subject
15 to the order, except that a dog or cat under one year of
16 age under contract to an individual prior to the issuance
17 of the order may be delivered to the individual pursuant to
18 the contractual obligation. The violator shall provide to the
19 department information identifying the dog or cat and the name,
20 address, and telephone number of the individual purchasing the dog
21 or cat. The department may contact the purchaser to ascertain the
22 date of the purchase agreement to ensure that the dog or cat was
23 sold prior to the stop-movement order and to determine that he or
24 she did purchase such dog or cat. No additional dogs or cats shall
25 be transferred onto the premises without written approval of the

1 department.

2 (6) The department shall reinspect the premises to
3 determine compliance within ten business days after the initial
4 inspection that resulted in the stop-movement order. At the
5 time of reinspection pursuant to this subsection, if noncompliant
6 conditions continue to exist, further reinspections shall be at the
7 discretion of the department. The violator may request an immediate
8 hearing with the director pursuant to any findings under this
9 subsection.

10 Sec. 7. Section 54-629, Revised Statutes Cumulative
11 Supplement, 2008, is amended to read:

12 54-629 The department shall adopt and promulgate rules
13 and regulations to carry out the Commercial Dog and Cat Operator
14 Inspection Act. The rules and regulations may include, but are not
15 limited to, factors to be considered when the department imposes
16 an administrative fine, provisions governing record-keeping,
17 veterinary care plans, emergency veterinary care plans, and other
18 requirements for persons required to have a license, and any other
19 matter deemed necessary by the department to carry out the act. The
20 department shall use as a guideline for the humane handling, care,
21 treatment, and transportation of dogs and cats the standards of the
22 Animal and Plant Health Inspection Service of the United States
23 Department of Agriculture as set out in 9 C.F.R. 3.1 to 3.19.

24 Sec. 8. Section 54-632, Revised Statutes Cumulative
25 Supplement, 2008, is amended to read:

1 54-632 (1) Any notice or order provided for in the
2 Commercial Dog and Cat Operator Inspection Act shall be properly
3 served when it is personally served on the licensee or violator
4 or on the person authorized by the licensee to receive notices
5 and orders of the department or when it is sent by certified
6 or registered mail, return receipt requested, to the last-known
7 address of the licensee or violator or the person authorized by the
8 licensee to receive such notices and orders. A copy of the notice
9 and the order shall be filed in the records of the department.

10 (2) A notice to comply with the conditions set out in the
11 order of the director provided in section 54-631 shall set forth
12 the acts or omissions with which the licensee is charged.

13 (3) A notice of the licensee's right to a hearing
14 provided for in sections 54-630 and 54-631 shall set forth the time
15 and place of the hearing except as otherwise provided in section
16 54-631. A notice of the licensee's right to such hearing shall
17 include notice that such right to a hearing may be waived pursuant
18 to subsection ~~(5)~~ (6) of this section. A notice of the licensee's
19 right to a hearing shall include notice to the licensee that the
20 license may be subject to sanctions as provided in section 54-631.

21 (4) A request for a hearing under subsection (2) of
22 section 6 of this act shall request that the director set forth
23 the time and place of the hearing. The director shall consider the
24 interests of the violator in establishing the time and place of the
25 hearing. Within three business days after receipt by the director

1 of the hearing request, the director shall set forth the time and
2 place of the hearing on the stop-movement order. A notice of the
3 violator's right to such hearing shall include notice that such
4 right to a hearing may be waived pursuant to subsection (6) of this
5 section.

6 ~~(4)~~ (5) The hearings provided for in the act shall
7 be conducted by the director at the time and place he or she
8 designates. The director shall make a final finding based on the
9 complete hearing record and issue an order. If the director has
10 suspended a license pursuant to subsection (4) of section 54-631,
11 the director shall sustain, modify, or rescind the order after the
12 hearing. If the department has issued a stop-movement order under
13 section 6 of this act, the director may sustain, modify, or rescind
14 the order after the hearing. All hearings shall be in accordance
15 with the Administrative Procedure Act.

16 ~~(5)~~ (6) A licensee or violator waives the right to a
17 hearing if such licensee or violator does not attend the hearing at
18 the time and place set forth in the notice described in subsection
19 (3) or (4) of this section, without requesting that the director,
20 at least two days before the designated time, ~~to~~ change the time
21 and place for the hearing, except that before an order of the
22 director becomes final, the director may designate a different time
23 and place for the hearing if the licensee or violator shows the
24 director that the licensee or violator had a justifiable reason for
25 not attending the hearing and not timely requesting a change of

1 the time and place for such hearing. If the licensee or violator
2 waives the right to a hearing, the director shall make a final
3 finding based upon the available information and issue an order.
4 If the director has suspended a license pursuant to subsection (4)
5 of section 54-631, the director may sustain, modify, or rescind
6 the order after the hearing. If the department has issued a
7 stop-movement order under section 6 of this act, the director may
8 sustain, modify, or rescind the order after the hearing.

9 ~~(6)~~ (7) Any person aggrieved by the finding of the
10 director has ten days after the entry of the director's order to
11 request a new hearing if such person can show that a mistake of
12 fact has been made which affected the director's determination. Any
13 order of the director becomes final upon the expiration of ten days
14 after its entry if no request for a new hearing is made.

15 Sec. 9. It shall be a violation of the Commercial Dog
16 and Cat Operator Inspection Act for any person to (1) deny access
17 to any officer, agent, employee, or appointee of the department
18 or offer any resistance to, thwart, or hinder such persons by
19 misrepresentation or concealment, (2) violate a stop-movement order
20 issued under section 6 of this act, (3) fail to disclose all
21 locations housing dogs or cats owned or controlled by such person,
22 or (4) fail to pay any administrative fine levied pursuant to
23 section 54-633.

24 Sec. 10. Section 54-640, Reissue Revised Statutes of
25 Nebraska, is amended to read:

1 54-640 A commercial breeder shall:

2 (1) Maintain housing facilities and primary enclosures in
3 a sanitary condition;

4 (2) Enable all dogs and cats to remain dry and clean;

5 (3) Provide shelter and protection from extreme
6 temperatures and weather conditions that may be uncomfortable or
7 hazardous to the dogs and cats;

8 (4) Provide sufficient shade to shelter all the dogs and
9 cats housed in the primary enclosure at one time;

10 (5) Provide dogs and cats with easy and convenient access
11 to adequate amounts of clean food and water;

12 (6) Provide adequate space appropriate to the age, size,
13 weight, and breed of dog or cat. For purposes of this subdivision,
14 adequate space means sufficient space to allow each dog and cat to
15 turn about freely, to stand, sit, and lie in a comfortable, normal
16 position, and to walk in a normal manner without the head of such
17 animal touching the top of the cage which shall be at least six
18 inches above the head of the tallest animal when the animal is
19 standing;

20 (7) Provide dogs with adequate socialization and
21 exercise. For the purpose of this subdivision, adequate
22 socialization means physical contact with other dogs and with human
23 beings, other than being fed, and adequate exercise means providing
24 the opportunity for exercise at least two times per day outside of
25 a cage or similar small enclosure except during inclement weather

1 that may be hazardous to dogs;

2 (8) Assure that a handler's hands are washed before and
3 after handling each infectious or contagious dog or cat; and

4 (9) Maintain a written veterinary care plan developed in
5 conjunction with an attending veterinarian; and

6 ~~(9)~~ (10) Provide veterinary care without delay when
7 necessary.

8 Sec. 11. Sections 11 to 17 of this act shall be known and
9 may be cited as the Dog and Cat Purchase Protection Act.

10 Sec. 12. For purposes of the Dog and Cat Purchase
11 Protection Act:

12 (1) Casual breeder means any person, other than a
13 commercial breeder as defined in section 54-626, who offers for
14 sale, sells, trades, or receives consideration for one or more pet
15 animals from a litter produced by a female dog or cat owned by such
16 casual breeder;

17 (2) Clinical symptom means indication of an illness
18 or dysfunction that is apparent to a veterinarian based on the
19 veterinarian's observation, examination, or testing of an animal or
20 on a review of the animal's medical records;

21 (3) Health certificate means the official small animal
22 certificate of veterinary inspection of the Bureau of Animal
23 Industry of the Department of Agriculture;

24 (4) Pet animal means a dog, wholly or in part of the
25 species Canis familiaris, or a cat, wholly or in part of the

1 species Felis domesticus, that is under fifteen months of age;

2 (5) Purchaser means the final owner of a pet animal
3 purchased from a seller. Purchaser does not include a person who
4 purchases a pet animal for resale;

5 (6) Seller means a casual breeder or any commercial
6 establishment, including a commercial breeder, dealer, or pet shop
7 as such terms are defined in section 54-626, that engages in a
8 business of selling pet animals to a purchaser. A seller does not
9 include an animal control facility or animal shelter as defined
10 in section 54-626 or any animal adoption activity that an animal
11 control facility or animal shelter conducts offsite at any pet
12 store or other commercial establishment; and

13 (7)(a) Serious health problem means a congenital or
14 hereditary defect or contagious disease that causes severe illness
15 or death of the pet animal.

16 (b) Serious health problem does not include (i)
17 parvovirus if the diagnosis of parvovirus is made after the
18 seven-business-day requirement in subsection (1) of section 14 of
19 this act or (ii) any other contagious disease that causes severe
20 illness or death after ten calendar days after delivery of the pet
21 animal to the purchaser.

22 Sec. 13. (1) A seller shall deliver to the purchaser at
23 the time of sale of a pet animal a written disclosure statement
24 containing the following information regarding the pet animal:

25 (a) The name, address, and license number of any

1 commercial breeder or dealer as such terms are defined in
2 section 54-626 or, if applicable, the United States Department
3 of Agriculture license number of the breeder or any broker who has
4 had possession of the animal prior to the seller's possession;

5 (b) The date of the pet animal's birth, if known, the
6 state in which the pet animal was born, if known, and the date the
7 seller received the pet animal;

8 (c) The sex and color of the pet animal, any other
9 identifying marks apparent upon the pet animal, and the breed of
10 the pet animal, if known, or a statement that the breed of the pet
11 animal is unknown or the pet animal is of mixed breed;

12 (d) The pet animal's individual identifying tag, tattoo,
13 microchip number, or collar number;

14 (e) The names and registration numbers of the sire and
15 dam and the litter number, if applicable and if known;

16 (f) A record of any vaccination, worming treatment, or
17 medication administered to the pet animal while in the possession
18 of the seller and, if known, any such vaccination, treatment, or
19 medication administered to the pet animal prior to the date the
20 seller received the pet animal; and

21 (g) The date or dates of any examination of the pet
22 animal by a licensed veterinarian while in the possession of the
23 seller.

24 (2) The seller may include any of the following with the
25 written disclosure statement required by subsection (1) of this

1 section:

2 (a) A statement that a veterinarian examined the pet
3 animal and, at the time of the examination, the pet animal had
4 no apparent or clinical symptoms of a serious health problem that
5 would adversely affect the health of the pet animal at the time of
6 sale or that is likely to adversely affect the health of the pet
7 animal in the future; and

8 (b) A record of any serious health problem that adversely
9 affects the pet animal at the time of sale or that is likely to
10 adversely affect the health of the pet animal in the future.

11 (3) The written disclosure statement made pursuant to
12 this section shall be signed by the seller certifying the
13 accuracy of the written disclosure statement and by the purchaser
14 acknowledging receipt of the written disclosure statement. In
15 addition to information required to be given to a purchaser
16 under this section, at the time of sale the seller shall
17 provide the purchaser with written notice of the existence of
18 the purchaser's rights and responsibilities under the Dog and Cat
19 Purchase Protection Act or a legible copy of the act.

20 (4) If the pet animal is sold to a purchaser who resides
21 outside of the state or intends that the pet animal will be
22 relocated or permanently domiciled outside of the state, the seller
23 shall provide the purchaser with a health certificate signed by
24 a licensed veterinarian who has examined the pet animal and is
25 authorized to certify such certificate.

1 (5) The seller shall maintain a copy of any written
2 disclosure statements made and any other records on the health,
3 status, or disposition of each pet animal for at least one year
4 after the date of sale to a purchaser.

5 Sec. 14. (1) In order to have recourse to the remedies
6 available to purchasers under this section, a purchaser shall have
7 the pet animal examined by a licensed veterinarian within seven
8 business days after delivery of the pet animal to the purchaser.
9 The pet animal shall be declared unfit for sale and the purchaser
10 may obtain one of the remedies listed in subsection (2) or (3)
11 of this section if (a) during such examination, the veterinarian
12 diagnoses the pet animal with a serious health problem that the
13 veterinarian believes existed at the time of delivery of the pet
14 animal to the purchaser or (b) within fifteen months after the date
15 of birth of the pet animal, a veterinarian diagnoses the pet animal
16 with a serious health problem or states in writing that the pet
17 animal has died from a serious health problem that the veterinarian
18 believes existed at the time of delivery of the pet animal to the
19 purchaser.

20 (2) If a pet animal is diagnosed with a serious health
21 problem under subsection (1) of this section, the purchaser shall
22 notify the seller within two business days after the diagnosis
23 and provide the seller with the name and telephone number of
24 the veterinarian or a copy of the veterinarian's report. After
25 such notification, the purchaser may obtain one of the following

1 remedies from the seller:

2 (a) A refund of the full purchase price of the pet animal
3 upon return of such pet animal to the seller;

4 (b) An exchange for a pet animal of the purchaser's
5 choice of equivalent value, if such pet animal is available, upon
6 return of the pet animal, if alive, to the seller; or

7 (c) Reimbursement for reasonable veterinary fees, not to
8 exceed the full purchase price of the pet animal.

9 (3) If a pet animal dies from a serious health problem
10 as determined under subsection (1) of this section, the purchaser
11 shall notify the seller within two business days after receipt
12 of the written statement of the veterinarian by the purchaser and
13 shall provide the seller with a copy of such written statement.
14 After receipt of the written statement by the seller, the purchaser
15 may obtain one of the following remedies from the seller:

16 (a) A refund of the full purchase price of the pet
17 animal; or

18 (b) A pet animal of the purchaser's choice of equivalent
19 value, if such pet animal is available, and reimbursement for
20 reasonable veterinary fees not to exceed one-half of the full
21 purchase price of the pet animal.

22 (4) For purposes of this section, veterinary fees shall
23 be deemed reasonable if the service is appropriate for the
24 diagnosis and treatment of the serious health problem and the
25 cost of the service is comparable to similar services provided

1 by licensed veterinarians in close proximity to the treating
2 veterinarian.

3 Sec. 15. No refund or reimbursement of fees or
4 replacement of a pet animal under section 14 of this act shall be
5 required if one or more of the following conditions exist:

6 (1) The serious health problem or death of the pet animal
7 resulted from maltreatment, neglect, or injury occurring after
8 delivery of the pet animal to the purchaser;

9 (2) Any written disclosure statements provided by a
10 seller pursuant to subsection (2) of section 13 of this act
11 disclosed the serious health problem for which the purchaser is
12 seeking a remedy; or

13 (3) The purchaser failed to follow through with
14 preventative care, including, but not limited to, vaccinations,
15 deworming treatment, or medication, recommended by a licensed
16 veterinarian examining the pet animal.

17 Sec. 16. (1) If a seller does not comply with a demand
18 for remedy by a purchaser under section 14 of this act, the
19 purchaser may file an action in a court of competent jurisdiction.

20 (2) If a seller contests a demand for remedy by a
21 purchaser under section 14 of this act, the seller may require the
22 purchaser to produce the pet animal for examination or autopsy by
23 a licensed veterinarian designated by the seller. The seller shall
24 pay for all costs associated with such examination or autopsy. The
25 seller shall have a right of recovery against the purchaser if the

1 seller is not obligated to provide the remedy sought.

2 (3) The prevailing party in a proceeding under this
3 section shall be limited to a recovery of actual costs and no more
4 than five hundred dollars in reasonable attorney's fees.

5 Sec. 17. Nothing in the Dog and Cat Purchase Protection
6 Act shall limit any rights and remedies otherwise available under
7 the laws of this state. Any agreement or contract entered into
8 by a seller and a purchaser waiving any rights under the act is
9 void. Nothing in the Dog and Cat Purchase Protection Act shall
10 be construed to limit a seller to offering only those warranties,
11 express or implied, required by the act.

12 Sec. 18. Sections 11, 12, 13, 14, 15, 16, and 17 of this
13 act become operative on January 1, 2010. The other sections of this
14 act become operative on their effective date.

15 Sec. 19. Original sections 54-626 and 54-640, Reissue
16 Revised Statutes of Nebraska, and sections 54-625, 54-627, 54-628,
17 54-629, and 54-632, Revised Statutes Cumulative Supplement, 2008,
18 are repealed.